I			
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10	Attorneys for Defendants		
11	CITY AND COUNTY OF SAN FRANCISCO,		
12	AND PAUL MIYAMOTO, IN HIS OFFICIAL CAPACITY AS SAN FRANCISCO SHERIFF		
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14	LINITED STATES	S DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA		
16	OAKLAND DIVISION		
17			
18	JOSHUA SIMON, DAVID BARBER, AND	Case No. 4:22-cv-055	541-JST
19	JOSUE BONILLA, INDIVIDUALLY AND ON BEHALF OF ALL OTHERS	STIPULATION TO	CONTINUE THE
	SIMILARLY SITUATED, DIANA BLOCK, AN INDIVIDUAL AND COMMUNITY	HEARING ON PLA	INTIFFS' MOTION TO MINARY INJUNCTION;
20	RESOURCE INITIATIVE, AN	[PROPOSED] ORD	ER; AND DECLARATION
21	ORGANIZATION,	OF JOSE A. ZELID	ON-ZEPEDA
22	Plaintiffs,	Judge: Courtroom:	Hon. Jon S. Tigar Courtroom 6, 2nd Floor
23	vs.		,
24	CITY AND COUNTY OF SAN	Trial Date:	Not Set
25	FRANCISCO, PAUL MIYAMOTO, IN HIS OFFICIAL CAPACITY AS SAN		
	FRANCISCO SHERIFF,		
26	Defendants.		
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1	Pursuant to Civil Local Rules 6-2 and 7-11, the parties respectfully request an order resetting		
2	the hearing on Plaintiffs' Motion to Enforce Preliminary Injunction, currently set for September 12,		
3	2024, at 2:00 p.m., to September 19, 2024, at 2:00 p.m., subject to the Court's availability. The parties		
4	jointly request a continuance of the hearing in light of the fact that the United States Court of Appeals		
5	for the Ninth Circuit recently scheduled oral argument on Defendants' appeal from this Court's		
6	preliminary injunction for September 10, 2024.		
7	The parties have conferred, and lead counsel for all parties is available on September 19, 2024.		
8	There are no other dates set in this matter that will be affected by this continuance.		
9			
10	Dated: July 15, 2024 DAVID CHIU		
11	City Attorney JENNIFER E. CHOI		
12	Chief Trial Deputy ALEXANDER J. HOLTZMAN		
13	JOSE A. ZELIDON-ZEPEDA STEVEN F. EGLER		
14	Deputy City Attorneys		
15	By: <u>/s/ Jose A. Zelidon-Zepeda</u>		
16	JOSE A. ZELIDON-ZEPEDA		
17	Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO, PAUL		
18	MIYAMOTO, IN HIS OFFICIAL CAPACITY AS SAN		
19	FRANCISCO SHERIFF		
20	Dated: July 15, 2024 FRESHFIELDS BRUCKHAUS DERINGER US LLP		
21			
22	By: */s/ Eunice Leong EUNICE LEONG		
23	Attorney for Plaintiffs		
24	*Pursuant to L.R. 5-1(h)(3), the electronic signatory		
25	attests that each of the other Signatories have concurred in the filing of this document.		
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28	2.		

1	[PROPOSED] ORDER		
2	Based on the parties' stipulation, and for good cause appearing, the Court RESETS the hearin		
3   0	on Plaintiffs' Motion to Enforce Preliminary Injunction to September 19, 2024, at 2:00 p.m.		
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5	IT IS SO ORDERED.		
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7    ]	DATED:		
8	HONORABLE JON S. TIGAR United States District Judge		
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## **DECLARATION OF JOSE A. ZELIDON-ZEPEDA**

I, Jose A. Zelidon-Zepeda, declare as follows:

- 1. I am counsel of record for Defendants in this action. Except where otherwise indicated, the following facts are known to me personally, and if called upon as a witness, I would testify to them competently.
- 2. On June 28, 2024, Plaintiffs filed a Motion to Enforce Preliminary Injunction, and set it for hearing on September 12, 2024, at 2:00 p.m. Subsequently, on June 30, 2024, the Ninth Circuit issued a Notice of Oral Argument, scheduling oral argument on Defendants' appeal from this Court's preliminary injunction order for September 10, 2024. In light of these competing deadlines and to allow adequate preparation time for the appellate argument, the parties have conferred and jointly request a continuance of the hearing on Plaintiffs' Motion to Enforce Preliminary Injunction, from September 12, 2024 at 2:00 p.m., to September 19, 2024 at 2:00 p.m., subject to the Court's availability.
- 3. This is the parties' first stipulation and request to continue the date of the hearing on Plaintiffs' Motion to Enforce. The parties also previously stipulated to adjust the briefing schedule on Plaintiffs' Motion for a Preliminary Injunction, and twice stipulated to move the Initial Case Management Conference. Defendants also filed a motion to shorten time on their Motion to Modify or Stay in Part Preliminary Injunction.
- 4. There are no other dates set in this matter that will be affected by a continuance of the hearing on Plaintiffs' Motion to Enforce.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct and that this declaration was executed on this 15th day of July 2024, at San Francisco, California.

> /s/ Jose A. Zelidon-Zepeda JOSE A. ZELIDON-ZEPEDA